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9	IN THE UNITED STATES DISTRICT COURT	
10	FOR THE DISTRICT OF NEVADA	
11	DARREN HEYMAN,	CASE NO.: 2:15-CV-1228-RFB-GWF
12	Plaintiff,	
13	VS.	STIPULATION AND ORDER TO STAY
14	THE STATE OF NEVADA BY DEL	FED. R. CIV. P. 26(f) CONFERENCE [First Request]
15	THE STATE OF NEVADA EX REL.  BOARD OF REGENTS FOR THE  NEVADA SYSTEM OF HIGHER	[First Request]
16	EDUCATION ON BEHALF OF THE	
17	VEGAS; NEAL SMATRESK; DONALD	
18	SNYDER; STOWE SHOEMAKER, RHONDA MONTGOMERY; CURTIS	
19	LOVE; SARAH TANFORD; PHILLIP BURNS; KRISTIN MALEK; LISA MOLL-	
20	CAIN; AND DOES I - X INCLUSIVE,	
21	Defendants.	
22		
23	Plaintiff, Darren Heyman, <i>pro se</i> , and Defendants, the State of Nevada ex rel. Board of	
24	Regents of the Nevada System of Higher Education on behalf of the University of Nevada, La	
25	Vegas ("University" or "UNLV"), Neal Smatresk ("Smatresk"), Donald Snyder ("Snyder")	
26	Stowe Shoemaker ("Shoemaker"), Rhonda Montgomery ("Montgomery"), Curtis Love	
27	("Love"), Sarah Tanford ("Tanford"), Phillip Burns ("Burns"), Kristin Malek ("Malek"), and	
28	Lisa Moll-Cain ("Moll-Cain") (collectively "Defendants"), by and through counsel, Debra L	

1 Pieruschka, Esq., Assistant General Counsel, University of Nevada, Las Vegas, Office of General 2 Counsel, hereby agree and stipulate to the following: 3 1. Plaintiff's Complaint has fourteen (14) causes of action against ten (10) different 4 Defendants, some of which reside outside the State of Nevada. [Dkt. #1-1]. On July 13, 2015, 5 Defendants filed a Motion to Dismiss seeking to dismiss Plaintiff's Complaint in totality; or at 6 minimum, dismiss certain Defendants and specific claims. Additionally, Plaintiff has filed a 7 Motion to Amend his Complaint [Dkt. #19] that is also pending before the Court. Thus, the 8 Parties seek to continue the Rule 26(f) conference until after the Court issues its decision of the 9 Defendants' Motion to Dismiss [Dkt. #9]; 10 2. That within 30 days from the date of the Court's decision of the Motion to Dismiss 11 [Dkt. #9], the parties shall meet and confer; and within 45 days from the decision of the Motion to 12 Dismiss [Dkt. #9] the parties shall submit a proposed discovery plan and scheduling order which 13 complies with LR 26-1(e); and 14 3. To stay discovery pending a decision on the Motion to Dismiss [**Dkt.** #9]. 15 Date: September 14, 2015 Date: September 14, 2015 16 17 /S/ DEBRA L. PIERUSCHKA By: By: /S/ DARREN HEYMAN DEBRA L. PIERUSCHKA 830 Carnegie St. #1324 18 Assistant General Counsel Henderson, NV 89052 Nevada Bar No. 10185 Telephone: (702) 576-8122 19 UNIVERSITY OF NEVADA, LAS VEGAS Facsimile: (702) 977-8890 4505 S. Maryland Parkway, Box 451085 Plaintiff, in pro se 20 Las Vegas, Nevada 89154-1085 Telephone: (702) 895-5185 21 Facsimile: (702) 895-5299 Attorneys for Defendants 22 23 24 25 26 27 28

1 **ORDER** 2 Based on the foregoing Stipulation of the parties, 3 IT IS ORDERED that: 4 1. The Rule 26(f) conference be continued until after the Court issues its decision on 5 the Defendants' Motion to Dismiss. [**Dkt. #9**]; 6 2. That the parties shall within 30 days from the date of the Court's decision of the 7 Motion to Dismiss [**Dkt.** #9], meet and confer; and within 45 days from the decision of the Motion 8 to Dismiss [Dkt. #9], the parties shall submit a proposed discovery plan and scheduling order 9 which complies with LR 26-1(e); and 10 3. To stay discovery pending a decision on the Motion to Dismiss [**Dkt.** #9]. September 16 11 Date , 2015. 12 13 United States Magistrate Judge 14 15 Submitted by: 16 By: \_\_/S/ DEBRA L. PIERUSCHKA DEBRA L. PIERUSCHKA 17 Assistant General Counsel Nevada Bar No. 10185 18 UNIVERSITY OF NEVADA, LAS VEGAS 4505 S. Maryland Parkway, Box 451085 19 Las Vegas, Nevada 89154-1085 Telephone: (702) 895-5185 20 Facsimile: (702) 895-5299 Attorneys for Defendants 21 22 23 24 25 26 27

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